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12 Attorneys for Plaintiff
13 UNITED STATES OF AMERICA

14
15 UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

16 UNITED STATES OF AMERICA,) No. CV 11-3582-GW-SS
17 Plaintiff,)
18 v.) Consolidated With CV 13-9169-GW-SS
19)
20 ONE WHITE CRYSTAL-COVERED “BAD)
TOUR” GLOVE AND OTHER MICHAEL) **NOTICE OF SETTLEMENT AND JOINT**
21 JACKSON MEMORABILIA;) **MOTION TO STAY PROCEEDINGS AND**
22 REAL PROPERTY LOCATED ON) **VACATE SCHEDULED DATES**
SWEETWATER MESA ROAD IN MALIBU,)
23 CALIFORNIA; ONE 2011 FERRARI 599)
GTO,)
24 Defendants.)
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1 Plaintiff United States of America and Claimants Teodoro Nguema Obiang
2 Mangue and Sweetwater Malibu LLC, by and through their respective counsel of
3 record, respectfully notify the Court that they have reached a tentative agreement
4 that will resolve the above-identified cases in their entirety. The Parties
5 respectfully move this Court to stay proceedings and vacate the scheduled dates in
6 the above-referenced cases so that the settlement may be finalized. Final
7 settlement is contingent upon counsel for the United States obtaining necessary
8 internal approvals consistent with the Department of Justice's policies governing
9 the settlement of forfeiture actions. Although counsel for the United States
10 expects that the necessary internal approvals will be granted, there is a process
11 involved in obtaining those approvals that counsel for the United States will
12 endeavor to complete in approximately (30) days or less.

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18 The parties suggest that the Court set a deadline of August 15, 2014, for the
19 lodging of a proposed order resolving the matter or the filing of a joint status
20 report.
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23 DATED: July 18, 2014

CRIMINAL DIVISION
UNITED STATES DEPARTMENT OF JUSTICE

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26 By: S/Woo S. Lee
27 Woo S. Lee
28 Stephen A. Gibbons
Della Sentilles

Attorneys for the United States of America

DATED: July 18, 2014

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